

**UNITED STATES DISTRICT COURT
DISTRICT OF PUERTO RICO**

In re:

THE FINANCIAL OVERSIGHT AND
MANAGEMENT BOARD FOR PUERTO
RICO,

as representative of

THE COMMONWEALTH OF PUERTO
RICO, et al.,

Debtors.

PROMESA

Title III

No. 17-bk-3283-LTS

(Jointly Administered)

SUMMARY SHEET

**THIRD INTERIM APPLICATION OF CITIGROUP GLOBAL
MARKETS INC. FOR ALLOWANCE OF COMPENSATION FOR SERVICES
RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED AS INVESTMENT
BANKER AND FINANCIAL ADVISOR, FROM JUNE-SEPTEMBER 2018**

Applicant:	Citigroup Global Markets Inc.
Authorized to Provide Services to:	The Financial Oversight and Management Board for Puerto Rico
Date of Retention:	January 27, 2017
Compensation Period:	June 1, 2018-September 30, 2018
Compensation Sought:	\$1,975,000
Expense Reimbursement Sought:	\$20,450.63
Total Sought:	\$1,995,450.63

This is a: _ monthly X interim _ final application

SUMMARY OF TIME RECORDED DURING COMPENSATION PERIOD

Name	Title	Hours
Green, Thomas H.	Managing Director	669.6
Gavin, John C.	Managing Director	740.3
Sen, Sandip	Managing Director	271.8
Chapados, Frederic	Director	474.5
Orendain, Jaime	Director	20
Castiglioni, James	Vice President	769.8
Iriarte, Joe	Vice President	216.8
Shones, Mariah	Associate	344.3
Seixas, Daniel	Associate	38
Ramos, Ernesto	Associate	75
Keca, Dashmir	Associate	15
Bond, Daniel	Analyst	519.5
Delgado, Daniela	Analyst	59
Hall, Chris	Analyst	95

Total: 4,308.60

SUMMARY OF EXPENSES INCURRED DURING COMPENSATION PERIOD

Category	Amount
Airfare	\$8,175.39
Ground Transportation	\$2,440.23
Hotel/Lodging	\$6,779.81
Title III Legal Fees	\$3,055.20

Total: \$20,450.63

PRIOR INTERIM FEE APPLICATIONS

Period Covered	Date Filed ECF#	Fees Requested	Expenses Requested	Order Date ECF#	Fees Allowed	Expenses Allowed
5/3/17-1/31/18	4/23/18 ECF#2944	\$625,000	\$60,971.21	N/A ¹	N/A	N/A
2/1/18-5/31/18	10/5/18 ECF#4020	\$1,803,571.43	\$40,912.98	N/A	N/A	N/A

¹ By the Fee Examiner's Supplemental Report and Status Report, filed January 23, 2019 [ECF No. 4868], the Fee Examiner recommended for approval \$625,000 in fees and \$28,780.19 in expenses.

**UNITED STATES DISTRICT COURT
DISTRICT OF PUERTO RICO**

In re:	PROMESA
THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO,	Title III
as representative of	No. 17-bk-3283-LTS
THE COMMONWEALTH OF PUERTO RICO, et al.,	(Jointly Administered)
Debtors. ¹	

THIRD INTERIM APPLICATION OF CITIGROUP GLOBAL MARKETS INC. FOR ALLOWANCE OF COMPENSATION FOR SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED AS INVESTMENT BANKER AND FINANCIAL ADVISOR, FROM JUNE-SEPTEMBER 2018

Citigroup Global Markets Inc. (“Citi”) submits its third interim application for allowance of compensation for services rendered and reimbursement of expenses incurred as investment banker and financial advisor to The Financial Oversight and Management Board for Puerto Rico (“Oversight Board”), as representative of the Debtors pursuant to PROMESA section 315(b), from June 1, 2018-September 30, 2018 (“Compensation Period”), pursuant to PROMESA sections 316-17, Rule 2016, and Local Rule 2016-1. By this application, Citi seeks allowance of compensation in the amount of \$1,975,000, and reimbursement of expenses in the amount of \$20,450.63.

In support of this application, Citi states:

¹ The Debtors in these Title III Cases, along with the last four digits of their respective Federal Tax ID numbers, are: (i) Commonwealth of Puerto Rico (“Commonwealth”) (3481); (ii) Puerto Rico Sales Tax Financing Corporation (“COFINA”) (8474); (iii) Puerto Rico Highways and Transportation Authority (“HTA”) (3808); (iv) Employees Retirement System of the Government of the Commonwealth of Puerto Rico (“ERS”) (9686); and (v) Puerto Rico Electric Power Authority (“PREPA”) (3747).

JURISDICTION

1. The Court has subject matter jurisdiction to consider this application, pursuant to PROMESA section 306(a). Venue is proper in this district, pursuant to PROMESA section 307(a).

BACKGROUND

2. The Commonwealth commenced its Title III case on May 3, 2017; COFINA commenced its Title III case on May 5, 2017; HTA and ERS commenced their Title III cases on May 21, 2017; and PREPA commenced its Title III case on July 2, 2017. Pursuant to PROMESA section 315(b), the Oversight Board is the representative of each Debtor in its respective Title III case.

3. Citi was originally employed as investment banker and financial advisor to the Oversight Board, pursuant to an engagement letter, dated January 27, 2017 [ECF No. 2944-1]. That agreement provided for Citi to be paid a fixed monthly retainer of \$250,000, and a success fee equal to .0333% of the par amount of bonds issued by certain covered entities, or restructured as part of a PROMESA-related restructuring, subject to a cap and payable on closing of the relevant transaction(s), in addition to the reimbursement of reasonable out-of-pocket expenses, also subject to a cap.

4. That agreement was superseded by an amended and restated engagement letter, dated February 13, 2018 [ECF No. 2944-2]. The amended agreement kept the foregoing compensation terms, but expanded the scope of services to be rendered to include, inter alia, identifying private sector solutions in connection with PREPA's restructuring, and advising on long-term concessions for the utility's transmission and distribution assets and privatization of its generation assets. The amended agreement also provided for Citi to receive, as additional

compensation for the foregoing additional services, a fixed monthly retainer of \$400,000 and success fee.

5. Citi was engaged as investment banker and financial advisor, and to perform the additional services, because of its expertise in municipal finance, capital markets, in- and out-of-court restructurings, and infrastructure and utility finance, and is uniquely situated to assist the Oversight Board in seeking to provide the Debtors with the necessary tools to restructure debt, access capital markets, and get back on the path to economic recovery.

6. Citi's monthly invoices for the Compensation Period are annexed hereto as Exhibit 1.

BASIS FOR RELIEF REQUESTED

7. PROMESA section 316(a) provides that the Court "may award to a professional person employed by ... the Oversight Board (in the Oversight Board's sole discretion) ... (1) reasonable compensation for actual, necessary services rendered by the professional, or attorney and by any paraprofessional employed by any such person; and (2) reimbursement for actual, necessary expenses."

8. Pursuant to subdivision (c):

In determining the amount of reasonable compensation to be awarded to a professional person, the court shall consider the nature, the extent, and the value of such services, taking into account all relevant factors, including—

- (1) the time spent on such services;
- (2) the rates charged for such services;
- (3) whether the services were necessary to the administration of, or beneficial at the time at which the service was rendered toward the completion of, a case under this chapter;

(4) whether the services were performed within a reasonable amount of time commensurate with the complexity, importance, and nature of the problem, issue, or task addressed;

(5) with respect to a professional person, whether the person is board certified or otherwise has demonstrated skill and experience in the restructuring field; and

(6) whether the compensation is reasonable based on the customary compensation charged by comparably skilled practitioners in cases other than cases under this title or title 11, United States Code.

9. PROMESA section 317 and the interim compensation order permit professionals to apply for allowance of compensation and reimbursement of expenses on an interim basis.

10. Each factor set forth in section 316(c) supports the allowance of the compensation sought herein on an interim basis.

(a) Time spent on services rendered. Citi devoted nearly 4,309 hours rendering services on behalf of the Oversight Board during the Compensation Period. Time detail for that period is annexed hereto as Exhibit 2, and is summarized on the prefixed Summary Sheet.

(b) Fees charged. As set forth in the Leffler Certification (defined below), the fees charged for this engagement are consistent with those customarily employed by Citi in other municipal restructuring engagements.

(c) Whether Services were necessary or beneficial. The services rendered were necessary to the administration of these Title III cases, and beneficial when rendered. The Oversight Board engaged Citi for the express purpose of providing these services.

(d) Timeliness of services rendered. No issue has been raised concerning the timeliness of services rendered by Citi.

(e) Restructuring Experience. Citi has a wealth of municipal restructuring experience. Citi is one of the largest municipal securities dealers in the United States, and has played an active role nearly in most major municipal restructurings in the United States for at least

the past two decades. It was extremely well versed with complex issues facing the Debtors long before commencing this engagement.

11. Citi incurred reasonable and necessary expenses in connection with this engagement during the Compensation Period. A detailed itemization is annexed hereto as Exhibit 3. The expenses for which reimbursement is sought are reasonable and justified under the circumstances to effectively serve the needs of the Oversight Board.

12. The certification required by Local Rule 2016-1(a)(4) and Rule 2016 is annexed hereto as Exhibit 4 (“Leffler Certification”).

NOTICE

13. Notice hereof has been served by CM/ECF and on the Master Service List, by e-mail or by first class mail.

14. No prior request for the relief sought herein has been made to the Court or to any other court.

WHEREFORE, Citi requests an order allowing interim compensation for services rendered during the Compensation Period in the amount of \$1,975,000 and reimbursement of expenses incurred during such period in the amount of \$20,450.63 and granting such other and further relief as the Court deems just and proper.

Dated: January 25, 2019

Respectfully submitted,

/s/ Mike Leffler

Mike Leffler
Director

Citigroup Global Markets Inc.

/s/ Jeffrey Chubak

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